

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

February 07, 2003

DIVISION FOUR

B154919 Coast Plaza Doctors Hospital
 v.
 UHP Healthcare

Filed order modifying opinion. (No change in the judgment)

DIVISION SEVEN

Perluss, P.J., Woods, J., Munoz, J. (Assigned) and Eva McClintock, Deputy Clerk.

Each of the following:

B152970 Tonisch v. Folmar
B159102 Wada v. Barnes & Assoc., et al.

Argument waived, cause submitted.

B152847 Garcia
 v.
 Delgado

Merits:

Argued by John Garcia for respondent and no appearance for appellant.
Respondent stipulated to Justice Johnson's participation by listening to the
audiotape of oral argument. Cause submitted.

DIVISION SEVEN (Continued)

B154703 Gruber
 v.
 Federal National Mortgage

Merits:
Argued by Joel Cohen for appellant and by Steven Linkon for respondent.
Parties stipulated to Justice Johnson's participation by listening to the
audiotape. Cause submitted.

B155829 Infante
 v.
 Co. of Los Angeles Civil Service

Merits:
Argued by Michael Morguess for appellant and by Jed Silverstrom for
respondent. Cause submitted.

B152821 Wright
 v.
 YMCA of Metro LA
 Camila Garcia

Merits:
Argued by David Jones for appellant and by Garrett Hines and Daniel
Chaleff for respondents. Parties stipulated to Justice Johnson's participation
by listening to the audiotape. Cause submitted.

B158941 Rowe
 v.
 Toveg

Merits:
Argued by Michael Melton for appellant and by Margot Pappas for
respondent. Parties stipulated to Justice Johnson's participation by listening
to the audiotape. Cause submitted.

DIVISION SEVEN (Continued)

B156914 Grant, et al.
 v.
 Oh, et al.

Merits:

Argued by Joel Drum for appellants and by Lauren Klionsky for respondents. Parties stipulated to Justice Johnson's participation by listening to the audiotape. Submission is deferred pending filing of additional letter briefs. Appellants has 10 days to file their brief and respondent to file 10 days thereafter.

B157808 Fuego Cubano Corp.
 v.
 Equipment Sales and Services, et al.

Merits:

Argued by Steven Scandura for appellant and by Matthew Kohn for respondents. Parties stipulated to Justice Johnson's participation by listening to the audiotape. Cause submitted.

B152613 Crovisier, et al.
 v.
 SCPIE Holdings, et al.

Merits:

Argued by Rupert Byrdsong for appellants and by S. Thomas Todd for respondents. Parties stipulated to Justice Johnson's participation by listening to the audiotape. Cause submitted.

B156499 Trustco 400, et al.
 v.
 Butler
 Haddock

Merits:

Argued by Andrew Feringa for appellants and by John Davis and Christopher Lidstad for respondents. Parties stipulated to Justice Johnson's participation by listening to the audiotape. Cause submitted.

Court adjourned at 11:45 A.M.

DIVISION EIGHT

B162625 Ed McMahon, et al. (Certified for Publication)

v.

Superior Court, Los Angeles County

(American Equity Insurance Company et al., r.p.i.)

The petition for writ of mandate is granted. The trial court is directed to vacate that portion of its order of October 21, 2002 authorizing parties who move for summary judgment to notice the hearing only 21 days in advance. Petitioners are entitled to recover their costs in this writ proceeding. (Cal. Rules of Court, rule 56.4.) This opinion is final forthwith. (Cal. Rules of Court, rule 24(d).)

Cooper, P.J.

We concur: Rubin, J.
 Boland, J.

B153877 People (Not for Publication)

v.

Smith

The matter is remanded to permit reconsideration of the sentence imposed and amended in the minute order of March 11, 2002. In all other respects, the judgment is affirmed.

Cooper, P.J.

We concur: Rubin, J.
 Boland, J.

B154521 Lerer, et al. (Not for Publication)

v.

State Compensation Insurance Fund, et al.

The judgments are affirmed.

Cooper, P.J.

We concur: Rubin, J.
 Boland, J.